

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P O Box 1430 Alexandria, Virgiria 22313-1450 www.uspio.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/538,562	03/29/2000	Donald F. Gordon	SEDN/247CIP1	6071	
56015 PATTERSON	7590 10/24/2008 & SHERIDAN, LLP/	EXAM	EXAMINER		
SEDNA PATE	ENT SERVICES, LLC	SHELEHEDA, JAMES R			
SUITE 100	BURY AVENUE	ART UNIT	PAPER NUMBER		
SHREWSBUF	RY, NJ 07702		2424		
			MAIL DATE	DELIVERY MODE	
			10/24/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
09/538,562	GORDON ET AL.		
Examiner	Art Unit		
JAMES SHELEHEDA	2424		

	JAMES SHELEHEDA	2424						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
THE REPLY FILED 17 October 2008 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.								
☑ The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time								
periods: a) The period for reply expiresmonths from the mailing								
no event, however, will the statutory period for reply expire to Examiner Note: If box 1 is checked, check either box (a) or (no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO							
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(Extensions of time may be obtained under 37 CFR 1.136(a). The date		36(a) and the appropriat	e extension fee					
Exhibits to filter large bucklared under 37 CFR 1.1364; a filter large l								
2. The Notice of Appeal was filed on . A brief in comp	liance with 37 CFR 41.37 must be t	iled within two months	s of the date of					
filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).								
<u>AMENDMENTS</u>								
The proposed amendment(s) filed after a final rejection, b (a) They raise new issues that would require further core			cause					
(b) They raise the issue of new matter (see NOTE belo		L below),						
(c) They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for								
appeal; and/or (d) ☐ They present additional claims without canceling a d	corresponding number of finally reje	cted claims						
NOTE: (See 37 CFR 1.116 and 41.33(a)).	sorrooperium g maniber or initially reje	otou olamio.						
4. The amendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Cor	mpliant Amendment (I	PTOL-324).					
5. Applicant's reply has overcome the following rejection(s):								
 Newly proposed or amended claim(s) would be all non-allowable claim(s). 	owable if submitted in a separate, t	imely filed amendmer	nt canceling the					
 For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is proving. 		be entered and an ex	xplanation of					
The status of the claim(s) is (or will be) as follows:	idea below of appended.							
Claim(s) allowed: Claim(s) objected to:								
Claim(s) objected to: Claim(s) rejected:								
Claim(s) withdrawn from consideration:								
AFFIDAVIT OR OTHER EVIDENCE								
 The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 								
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary 	vercome all rejections under appea	l and/or appellant fail:	s to provide a					
 The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER 	n of the status of the claims after er	ntry is below or attach	ed.					
11. X The request for reconsideration has been considered but does NOT place the application in condition for allowance because: See Continuation Sheet.								
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s).								
13. Other:								
/Chris Kelley/ Supervisory Patent Examiner, Art Unit 2424								

Continuation of 11, does NOT place the application in condition for allowance because: In response to applicant's argument that the combination of Gordon, Coleman and Ola would teach that all of the content of a stream must be substituted inferent content, the test for obviousness is not whether the features of a secondary reference may be bodily incorporated into the structure of the primary reference; nor is it that the claimed invention must be expressly suggested in any one or all of the references. Rather, these is what the combined teachings of the references would have suggested to those of ordinary skill in the art. See In re Keller, 642 F. 2d 413, 208 USPQ 871 (CCPA 1981).

In this case, Gordon and Coleman disclose transmitting a plurality of guide pages over a transport stream and transmitting guide pages on demand. Ota was then relied upon for the teaching of releasing demand content which is no longer being viewed so as to allow the bandwidth to be used for other content.

Thus, when this teaching is used in combination with the teachings of Gordon and Coleman, one arrives at a system providing a plurality of demand cast pages over a transport stream, where pages not being viewed are replaced with new pages.

The teachings of releasing resources and using them to transport new content is applicable to other transmission methods, and not limited to a system transmitting one single type of content over a channel, as applicant suggests.

Furthermore, it is noted that the scenario described by applicant, although not an accurate representation of how the references are combined, would still read upon the claim language.

Applicant argues that the combination would teach replacing all of the pages within a program stream with new content, and not just the 'demand cast page not currently being accessed.' The claims, however, are not limited to only replacing this particular page. Thus, a system replacing this page and more would still meet the claim limitations.